Approved, SCAO JIS CODE: OHA

## **STATE OF MICHIGAN**

PROBATE COURT  COUNTY  CIRCUIT COURT - FAMILY DIVISION						
In the matter of						
Court ORI Date of birth	Race	Sex	Current address or	f individual		
1. Date of Hearing:	Jud	ge:				Bar no.
<ul> <li>2. A petition has been filed by Petitione individual is a person requiring treat</li> <li>3. The court finds that notice of hearin was present</li> </ul>	ment. g has been given accord			asseri	ting that the ab	
					a jury. lividual, and	
<ul> <li>□ 5. Testimony of a physician was was 6. □ Testimony was given by □ Testimony was not given because</li> <li>THE COURT FINDS:</li> <li>□ 7. By clear and convincing evidence and as a result of that mental illr □ a. can be reasonably expected others, and has engaged in □ b. is unable to attend to those future, and has demonstrated (Check item c. only if the proceeding or □ c. whose judgment is so impate the result of this mental illn significant physical harm to □ is</li> <li>8. There □ is not an available treat hospitalization adequate to meet the upon self or others within the near feature.</li> </ul>	e, the individual is a persess d within the near future of an act or acts or made signated that inability by failing ignated as a petition directly ired the individual is unates can be reasonably expected or others.	to entry of the conference of the court.) alternative of the court.	ne order.  g treatment because ally or unintention reats that are substanted to in out to those basic plans attended to the need on the basis of contents and the need on the basis of contents are to hospitalizations.	nally seriou ostantially surder to avoic hysical need for treatmer ompetent cli	sly physically in apportive of the discribing harm ds.  Int. Continued inical opinion, applications an initial opinion.	injure self or expectation. n in the near behavior as to result in
9which is adequate and appropriate to	hospital can provide to which is adequate and appropriate to the individual's condition.				le treatment	
	SEE SE	ECOND PA	GE			

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☐ 10. ☐ 11.	The individual is not a person requiring treatment.  The individual has been hospitalized involuntarily two or more times within the two-year period immediately preceding the filing of the petition and has rejected aftercare programs and treatment.  RDERED:
☐ 12. ☐ 13.	The individual be hospitalized in the previously mentioned hospital for a period not to exceed 60 days.  The individual undergo combined hospitalization and alternative treatment for a period not to exceed 90 days. Hospitalization in the hospital stated in item 9 shall not exceed 60 days. Alternative treatment shall be under the supervision of
	as follows:
☐ <b>14</b> .	An initial hospitalization period shall not exceed days.  The individual is discharged from the hospital and shall undergo an alternative treatment program under the supervision of community mental health services program a mental health agency or professional
	for a period not to exceed 90 days as follows:
☐ <b>15</b> .	The individual receive assisted outpatient treatment through Community mental health services program or other publicly-funded entity for a period not to exceed 180 days. Case management services shall be as follows:
	Additionally, one or more of the following is ordered: (see MCL 330.1469a(3) for specific provisions that may be ordered):
☐ <b>16</b> .	The individual undergo combined hospitalization and assisted outpatient treatment for a period not to exceed 180 days. Hospitalization in the hospital stated in item 9 shall not exceed 60 days. Assisted outpatient treatment shall be under the
	supervision of as follows:  Name of local community mental health services program or other publicly-funded entity
in 19. 20. If ha a.	An initial hospitalization period shall not exceeddays.  If the individual refuses to comply with a psychiatrist's order to return to the hospital, a peace officer shall take the individual into protective custody and transport the individual to the hospital designated by the psychiatrist.  Is denied, dismissed, or withdrawn, the Michigan Department of State Police shall immediately enter the dividual's identifying information in this court order on the law enforcement information network.  Is discharged and the petition is denied on the merits dismissed/withdrawn.  Telony charges have been previously dismissed under MCL 330.2044(1)(b) and the time for petitioning to refile charges as not elapsed:  not less than 30 days before scheduled the release or discharge, the director of the treating facility shall notify the prosecutor's office in the county in which charges against the person were originally brought that the patient's release or discharge is pending.  not less than 30 days before the scheduled release or discharge, the patient to be released or discharged shall undergo a competency examination as described in MCL 330.2026. A copy of the written report of the examination along with the notice required in item 18.a. above shall be submitted to the prosecutor's office in the county in which the charges against the patient were originally brought. The written report is admissible as provided in MCL 300.2030(3).
Date	